## Case 24-11649-CTG Doc 1270 Filed 01/22/25 Page 1 of 15

## UNITED STATES BANKRUPTCY COURT

	DISTRICT OF _!	DELAWARE_
In re: BRS FIELD OPS, LLC  Debtor(s)	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Case No. 24-11661  Lead Case No. 24-11649
Debtot(s)	8	
Post-confirmation Report		Chapter 11
Quarter Ending Date: 12/31/2024		Petition Date: <u>08/05/2024</u>
Plan Confirmed Date: 10/18/2024		Plan Effective Date: 11/14/2024
This Post-confirmation Report relates to:   Reorga  Other A	anized Debtor Authorized Party or Entit	ty:
	·	Name of Authorized Party or Entity
s/ Jason M. Madron		M. Madron
Signature of Responsible Party	Printe	ed Name of Responsible Party
01/22/2025	_ One F	Rodney Square
Date	920 N	North King Street
	· · · · · · · · · · · · · · · · · · ·	ington, DE 19801
	Δddre	266

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.

Case No. 24-11661

## Part 1: Summary of Post-confirmation Transfers

	Current Quarter	Total Since Effective Date
a. Total cash disbursements	\$0	\$0
b. Non-cash securities transferred	\$0	\$0
c. Other non-cash property transferred	\$0	\$0
d. Total transferred (a+b+c)	\$0	\$0

	Preconfirmation Professional		Approved	Approved	Paid Current	Paid
-	D 6 1 16 0 4 1		Current Quarter	Cumulative	Quarter	Cumulative
i i	Professional fees & expenses (bank incurred by or on behalf of the debt	cruptcy) tor Aggregate Total				
I	Itemized Breakdown by Firm					
	Firm Name	Role				
i	i					
i	i					
i	ii					
i	v					
V	V					
V	vi					
V	vii					
V	viii					
i	X					
Х	X .					
Х	кi					
Х	xii					
Х	xiii					
Х	xiv					
Х	XV					
Х	xvi					
Х	kvii					
Х	kviii					
Х	xix					
х	xx					
x	xxi					
x	xxii					
X	xxiii					
x	xxiv					
X	xxv					
X	xxvi					
_	xxvii					
<u> </u>	xxviii					
<u> </u>	xxix					

XXX   XXXI   XXXII   XXXII   XXXII   XXXII   XXXII   XXXII   XXXII   XXXIV   XXXV   XXXI   XXXI   XXII   XXII
XXXII
XXXIV   XXXV   XXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXV   XXXXXXV   XXXXXXV   XXXXXXV   XXXXXXX   XXXXXXXX
XXXV
XXXV    XXXVI    XXXVII   XXXVII   XXXIX   XI   XI
XXXVII
XXXVII
XXXVII
xxxix
xl         xli         xlii         xliii         xlivi         xlv         xlvi         xlvii         xlviii         xlviii         xlix         l
xli       xlii       xliii       xliv       xlv       xlvi       xlvii       xlviii       xlix       l
xlii
xliii
xliv            xlv            xlvi            xlvii            xlviii            xlix            l
xlv            xlvi            xlvii            xlviii            xlix            l
xlvii xlviii xlix l
xlvii
xlviii xlix l
xlix l
1:
li li
lii lii
liii
liv
lv
lvi
lvii
lviii
lix
lx
lxi
lxii
lxiii
lxiv
lxv
lxvi
lxvii
i i
lxviii
lxix lxix

# Case 24-11649-CTG Doc 1270 Filed 01/22/25 Page 4 of 15

Case No. 24-11661

Debtor's Name BRS FIELD OPS, LLC

lxxii				
lxxiii				
lxxiv				
lxxv				
lxxvi				
lxxvii				
lxxvii	i			
lxxix				
lxxx				
lxxxi				
lxxxii				
lxxxii	i			
lxxxiv	7			
lxxxv				
lxxxvi	i			
lxxxvi	i			
lxxxvi	i			
lxxxix	Σ			
xc				
xci				
xcii				
xciii				
xciv				
xcv				
xcvi				
xcvii				
xcviii				
xcix				
С				
ci				

					Approved	Approved	Paid Current	Paid
					Current Quarter	Cumulative	Quarter	Cumulative
b.	Profess incurre	sional fees & expenses (non d by or on behalf of the deb	oankruptcy) tor Agg	gregate Total				
	Itemize	d Breakdown by Firm						
		Firm Name	Role					
	i							
	ii							
	iii							
	iv							
	v							
	vi							

Viii   Viiii   Viiiii   Viiiii   Viiii   Viiiii   Viiiii   Viiiii   Viiiii   Viiiii					
IX	,	vii vii			
X   Xi   Xi   Xi   Xi   Xi   Xi   Xi	,	viii			
xii         xiii           xii         xii           xiv         xvi           xvi         xvii           xviii         xviii           xix         xxii           xxii         xxiii           xxiii         xxiv           xxvii         xxvii           xxvii         xxviii           xxviii         xxviii           xxxiii         xxviii           xxxiii         xxxiii           xxxiii         xxxiii           xxxii         xxxiii           xxxxii         xxxiii           xxxxiii         xxxiii <td>j</td> <td>х</td> <td></td> <td></td> <td></td>	j	х			
Xiii         Xiii           Xiv         Xiii           Xvi         Xiii           Xvii         Xiii           Xiii         Xiii           Xiii         Xiii           XXii         Xiii           XXiii         Xiii           XXiii         Xiii           XXiii         Xiii           XXiii         Xiii           XXiii         Xiii           XXXX         XXX           XXXX         XXX           XXXX         XXX           XXXX         XXXX           XXXXI         XXXXI           XXXXI         XXXI           XXXXI         XXXI      <	:	ζ			
Xiii         Xiv           Xiii         Xiii           Xiv         Xiv           Xivii         Xivii	:	кi			
NO   NO   NO   NO   NO   NO   NO   NO	:	kii			
XV   XVI   XVII   XVI	:	kiii			
XVII	:	kiv			
XVIII		ζV			
Xviii	2	κvi			
xix         xxi           xxii         xxiii           xxiii         xxiii           xxiv         xxv           xxvi         xxvii           xxviii         xxix           xxx         xxxii           xxxii         xxxii           xxxvi         xxxii           xxxvi         xxxii           xxxvii         xxxii           xxxii         xxxii           xxxvii         xxxii           xxxii         xxxii           xxxvii         xxxii           xxxii         xxxii           xxxii         xxxii           xxxvii         xxxii           xxxii         xxxii           xxxvii         xxxii           xxxii         xxxii           xxxii         xxxii           xxxii         xxxii           xxxii	:	cvii			
XX   XXII   XXIII   XXXII		cviii c			
XXII		kix			
XXIII	:	ΚX			
XXIV   XXV   XXX   XXX		xxi			
xxiv	2	xxii			
XXV	:	xxiii			
XXVII	:	xxiv			
XXVIII	:	XXV			
XXVIII	:	xxvi			
XXXX   XXXI   XXXII   XXXII		xxvii			
xxx         xxxii           xxxiii         xxxiii           xxxv         xxxv           xxxvii         xxxvii           xxxviii         xxxviii           xxxxix         xxxix           x1         xxxix           xli         xxxix           xlii         xxxix           xxxix         <		xxviii			
XXXII	:	xxix			
XXXIII	:	кхх			
XXXIV   XXXV   XXXXV   XXXXV   XXXXV   XXXXV   XXXXV   XXXXV   XXXXV   XXXXXV   XXXXXXXX					
XXXV					
xxxvi	;	xxxiii			
XXXVI	:	xxxiv			
XXXVII	,	XXXV			
XXXVII		xxxvi			
xxxix   <td></td> <td>xxxvii</td> <td></td> <td></td> <td></td>		xxxvii			
xl       xli       xlii       xliii       xliv       xlv       xlvi       xlvi       xlvi       xlvi	[	xxxvii			
xli	2	xxxix			
xlii	2	Kl			
xliii xliv xlv xlv xlvi	2	kli			
xliv xlv xlvi xlvii	[	klii			
xlv	:	kliii			
xlvi xlvii	:	kliv			
xlvii	[	klv			
	]	klvi			
xlviii	:	klvii			
	:	klviii			

xlix			
1			
li			
lii			
liii			
liv			
lv			
lvi			
lvii			
lviii			
lix			
lx			
lxi			
lxii			
lxiii			
lxiv			
lxv			
lxvi			
lxvii			
lxviii			
lxix			
lxx			
lxxi			
lxxii			
lxxiii			
lxxiv			
lxxv			
lxxvi			
lxxvii			
lxxviii			
lxxix			
lxxx			
lxxxi			
lxxxii			
lxxxiii			
lxxxiv			
lxxxv			
lxxxvi			
lxxxvi			
lxxxvi			
lxxxix			
xc			
xc			

## Case 24-11649-CTG Doc 1270 Filed 01/22/25 Page 7 of 15

onal fees and expen	uses (debtor & commit	ttees)			
f the Holders of Cl	aims and Interests ur	rder Confirmed Pla			
of the Holders of Ci		ider Commined Fla	11		
	Anticipated Payments Under Plan	Paid Current Quarter	Paid Cumulative	Allowed Claims	% Paid of Allowed Claims
laims	\$0	\$0	\$0	\$0	0%
	\$0	\$0	\$0	\$0	0%
	\$0	\$0	\$0	\$0	0%
					00/
ed claims	<del>\$0</del> \$0 \$0	\$0 \$0	\$0 \$0	\$0	0%
0		of the Holders of Claims and Interests un  Total Anticipated Payments Under Plan  claims \$0 \$0	Total Anticipated Payments Under Plan Paid Current Quarter  \$0 \$0\$ \$0 \$0\$	Total Anticipated Payments Under Plan  \$\begin{array}{cccccccccccccccccccccccccccccccccccc	Total Anticipated Payments Under Plan  Solaims  Solaims  Allowed Claims  Solaims  Solaims  Allowed Claims  Solaims  Sola

Yes O No •

Yes 

No

12/31/2025

a. Is this a final report?

If yes, give date Final Decree was entered:

If no, give date when the application for Final Decree is anticipated:  $\underline{12/}$  b. Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. § 1930?

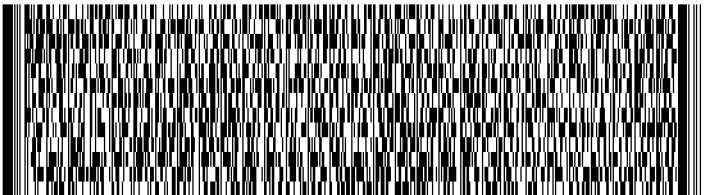
Case No. 24-11661

### **Privacy Act Statement**

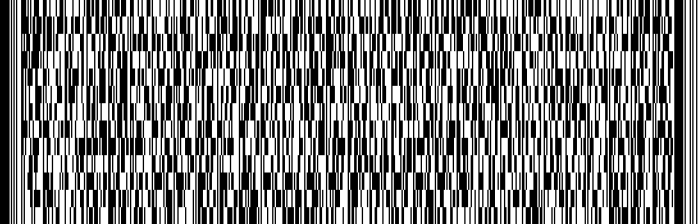
28 U.S.C. § 589b authorizes the collection of this information and provision of this information is mandatory. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6) and to otherwise evaluate whether a reorganized chapter 11 debtor is performing as anticipated under a confirmed plan. Disclosure of this information may be to a bankruptcy trustee when the information is needed to perform the trustee's duties, or to the appropriate federal, state, local, regulatory, tribal, or foreign law enforcement agency when the information indicates a violation or potential violation of law. Other disclosures may be made for routine purposes. For a discussion of the types of routine disclosures that may be made, you may consult the Executive Office for United States Trustee's systems of records notice, UST-001, "Bankruptcy Case Files and Associated Records." *See* 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the notice may be obtained at the following link: http://www.justice.gov/ust/eo/rules\_regulations/index.htm. Failure to provide this information could result in the dismissal or conversion of your bankruptcy case, or other action by the United States Trustee. 11 U.S.C. § 1112(b)(4)(F).

I declare under penalty of perjury that the foregoing Post-confirmation Report and its attachments, if any, are true and correct and that I have been authorized to sign this report.

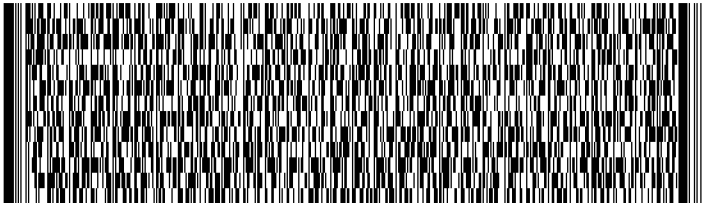
/s/ Mark Roberts	Mark Roberts
Signature of Responsible Party	Printed Name of Responsible Party
Plan Administrator	01/22/2025
Title	Date



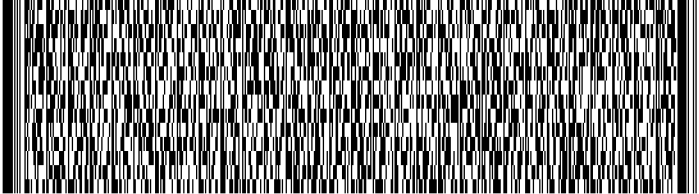
Page 1



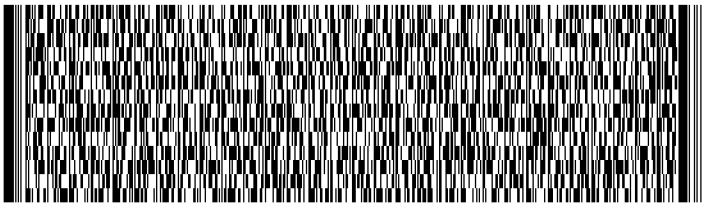
Other Page 1



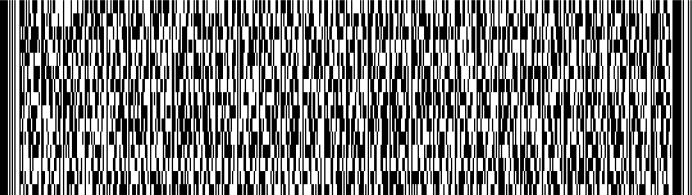
Page 2 Minus Tables



Bankruptcy Table 1-50



Bankruptcy Table 51-100



Non-Bankruptcy Table 1-50

Non-Bankruptcy Table 51-100

Part 3, Part 4, Last Page

#### **General Notes**

On August 5, 2024 (the "Petition Date"), SunPower Corporation, et al. ("SunPower") and certain wholly owned subsidiaries and affiliates (such subsidiaries and affiliates, collectively, the "Debtors") filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"), thereby commencing the instant cases (the "Chapter 11 Cases"). During the pendency of their chapter 11 cases, the Debtors were authorized to operate their businesses as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On August 7, 2024, the Bankruptcy Court entered an order authorizing the joint administration of these Chapter 11 Cases pursuant to rule 1015(b) of the Federal Rules of Bankruptcy Procedure and rule 1015-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware [D.I. 78]. On August 16, 2024, the Office of the United States Trustee for the District of Delaware (the "U.S. Trustee") appointed an official committee of unsecured creditors pursuant to section 1102(a)(1) of the Bankruptcy Code [D.I. 147].

On October 18, 2024, the Court entered the Findings of Fact, Conclusions of Law, and Order Approving the Debtors' Disclosure Statement for, and Confirming the Amended Joint Chapter 11 Plan of SunPower Corporation and its Debtors Affiliates [D.I. 872] pursuant to which the Court confirmed the Plan. The Plan became effective in accordance with its terms on November 14, 2024 (the "Effective Date"). See D.I. 1058. On the Effective Date, Mark Roberts, solely in his capacity as the plan administrator for the Debtors' wind-down estates (the "Plan Administrator") was appointed to wind-down the Debtors' estates.

The following notes and statements, and limitations should be referred to and referenced in connection with any review of the PCR (as defined below).

1. Basis of Presentation. The Debtors are filing the attached Post Confirmation Report (the "PCR") solely for purposes of complying with the U.S. Trustee's operating requirements applicable in the Chapter 11 Cases. The Plan Administrator believes that the PCR is in a format acceptable to the U.S. Trustee. The PCR should not be relied upon by any persons for information relating to current or future financial condition, events, or performance of any of the Debtors or their affiliates, as the results of operations contained herein are not necessarily indicative of results which may be expected from any other period or for the full year, and may not necessarily reflect the combined results of operations, financial position, and schedule of receipts and disbursements in the future.

This PCR is unaudited and has not been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and does not include all the information and footnotes required by U.S. GAAP. The PCR is not intended to reconcile to any financial statements otherwise prepared or distributed by the Debtors.

The financial information contained herein is presented per SunPower's books and records without, among other things, all adjustments or reclassification that may be necessary or typical with respect to consolidating financial statements or in accordance with U.S. GAAP. Because the Debtors' accounting systems, policies, and practices were developed to produce consolidated financial statements by business unit, rather than financial statements by legal entity, it is possible that not all assets, liabilities, income, or expenses have been recorded on the correct legal entity.

This information has not been subjected to procedures that would typically be applied to financial information presented in accordance with U.S. GAAP or any other recognized financial reporting framework, and upon application of such procedures, the Plan Administrator believes that the financial information could be subject to changes, and these changes could be material.

The results of operations contained herein are not necessarily indicative of results that may be expected from any other period or for the full year and may not necessarily reflect the consolidated results of operations and financial position of the Debtors in the future. For the reasons discussed above, there can be no assurance that the financial information presented herein is complete, and readers are strongly cautioned not to place undue reliance on the PCR. The accompanying non-GAAP financial statements have been prepared on a best-effort basis. Due to significant attrition within the Debtors' accounting team following the sale of the business on September 30, 2024, and the Effective Date, there may be limitations in the completeness and accuracy of the financial data presented. The Plan became effective on November 14, 2024, and this financial reporting is being prepared as required by the U.S. Trustee (UST). These statements are intended to provide stakeholders with an overview of the financial position and performance, but they may not fully comply with all accounting standards and should be interpreted accordingly.

- 2. Reporting Period. Unless otherwise noted herein, the PCR generally reflects the Debtors' books and records and financial activity occurring during the applicable reporting period. Except as otherwise noted, no adjustments have been made for activity occurring after the close of the reporting period.
- 3. Consolidated Entity Accounts Payable and Disbursement Systems. Cash is received and disbursed by the Debtors in a manner consistent with the Debtors' historical cash management practices, as described in the *Motion of Debtors for Entry of Interim and Final Orders (I)*Authorizing the Debtors to (A) Continue to Operate the Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, (D)

  Continue to Perform Intercompany Transactions, and (II) Granting Related Relief, filed on the Petition Date [D.I. 4].

**4. Accuracy.** The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling, or transferring the claims against or equity interests in the Debtors should evaluate this financial information considering the purposes for which it was prepared. The Plan Administrator, the Debtors, the Wind-Down Debtors<sup>1</sup> and their advisors are not liable for and undertake no responsibility to indicate variations from securities laws herein or for any evaluations of the Debtors based on this financial information or any other information.

## 5. Specific MOR Disclosures.

### Part 1: Summary of Post-confirmation<sup>2</sup> Transfers

On the Effective Date, the Wind-Down Debtors' Assets vested in the Wind-Down Debtors for the primary purpose of liquidating the Wind-Down Debtors' Assets and winding down the Debtors' Estates, with no objective to continue or engage in the conduct of a trade or business. The Wind-Down Debtors will by and through the Plan Administrator, in an expeditious but orderly manner, liquidate and convert to Cash the Wind-Down Debtors' Assets, make timely Plan Distributions and Confirmation Order, and not unduly prolong its duration. The Wind-Down Debtors' Assets include all of the remaining assets of the Debtors' Estates on the Effective Date, excluding (a) the Professional Fee Escrow Amounts held in the Professional Fee Escrow Account and (b) the Creditor Trust Assets. On the Effective Date, the Creditor Trust Assets vested in the

<sup>&</sup>lt;sup>1</sup> Capitalized terms used, but not otherwise defined, herein shall be ascribed the same meanings given to them in the Plan.

<sup>&</sup>lt;sup>2</sup> References herein to "post-confirmation" and "pre-confirmation" disbursements reflect "post-Effective Date" and "pre-Effective Date" disbursements, respectively.

Creditor Trust. The Creditor Trust Assets include (a) the Creditor Trust Claims; and (b) the Creditor Trust Cash.

### Part 2: Pre-confirmation Professional Fees and Expenses

Under the Plan, the Professional Fee Escrow Account was set up and funded by the Debtors in an amount equal to the Professional Fee Escrow Amount on the Effective Date for payment of Professional Fee Claims.

### Part 3: Recoveries of the Holders of Claims and Interests under Confirmed Plan

The Plan included projected recoveries for the various Classes established by the Plan. These projected recoveries were estimates only and are therefore subject to change. The Plan Administrator cannot currently anticipate, with any degree of certainty, what the ultimate recovery of Holders of Claims and Interest will be under the Plan.

### **Part 4: Questionnaire**

The Plan Administrator cannot currently anticipate, with any degree of certainty, when the application for a final decree closing the chapter 11 cases may be filed.